to winhie yip

HOWddare you say i differ t send you any information since december 1 I sent you many repilies things are starting to come togther i hope in a week or so i will hire a patin lawyer this invention is the best invention ce sliced bread . to many are trying to styeal it but the paten is in my name and iam definitley not abanding it thankyou very mutch

JOPANO DAN MACKINNON 1266 brydges st app 7 london ontario

John D mae Kennon

n5w 2c3

today oct 6 2004

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JOHN DAN MACKINNON 1266 brydges st London st ontario n5w 2c3_{app7} TODAY date WEDNES oct 6 200 TRADE



this is a petitions to revive under 37 cfr 1..137 to requests you to withdraw the holdings of abandonment of my patent under 37 cfr1.181 and also request from this letter to minimize any negative effects on patent

thankyou

very mutch

JOHN DAN MAC MACKINNON

363)

and the state of t		· VA
6186	Application No.	Applicant(s)
	10/084,805	MACKINNON, JOHN DAN
Notice of Abandonment	Examiner	Art Unit
	Winnie Yip	3637
TRADELLA The MAILING DATE of this communication		
The MAILING DATE of this communication	appears on the cover sheet	ina. alo con coponación a antico
This application is abandoned in view of:		•
Applicant's failure to timely file a proper reply to the C (a) ☐ A reply was received on (with a Certificate period for reply (including a total extension of time)	of Mailing or Transmission day of month(s)) which ex	ed), which is after the expiration of the pired on
(b) A proposed reply was received on, but it do	oes not constitute a proper rep	ly under 37 CFR 1.113 (a) to the final rejection.
(A proper reply under 37 CFR 1.113 to a final reje application in condition for allowance; (2) a timely Continued Examination (RCE) in compliance with	filed Notice of Appeal (with ap 37 CFR 1.114).	peal fee); or (3) a timely filed Request for
(c) A reply was received on but it does not cor final rejection. See 37 CFR 1.85(a) and 1.111. (S	nstitute a proper reply, or a boo See explanation in box 7 below	na fide attempt at a proper reply, to the non- ').
(d) No reply has been received.		•
2. Applicant's failure to timely pay the required issue fee from the mailing date of the Notice of Allowance (PTC	OL-85).	
(a) [] The issue fee and publication fee if applicable.	was received on (with	a Certificate of Mailing or Transmission dated sue fee (and publication fee) set in the Notice of
(b) The submitted fee of \$ is insufficient. A bal	lance of \$ is due.	
The issue fee required by 37 CFR 1.18 is \$	The publication fee, if requ	ired by 37 CFR 1.18(d), is \$
(c) The issue fee and publication fee, if applicable, ha		
3. Applicant's failure to timely file corrected drawings as Allowability (PTO-37).		
(a) Proposed corrected drawings were received on _ after the expiration of the period for reply.	(with a Certificate of Mai	ling or Transmission dated), which is
(b) No corrected drawings have been received.		
4. The letter of express abandonment which is signed to the applicants.	by the attorney or agent of reco	ord, the assignee of the entire interest, or all of
5. The letter of express abandonment which is signed to 1.34(a)) upon the filing of a continuing application.	by an attorney or agent (acting	in a representative capacity under 37 CFR
6. The decision by the Board of Patent Appeals and Into of the decision has expired and there are no allowed	terference rendered on I claims.	and because the period for seeking court review
7. The reason(s) below:		
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to w	vith dup to the holding of shandarm	Winnie Yin Primary Examiner Art Unit: 3637